TO:

# Mail Stop 8 Director of the U.S. Patent and Trademark Office P.O. Box 1450 Alexandria, VA 22313-1450

# REPORT ON THE FILING OR DETERMINATION OF AN ACTION REGARDING A PATENT OR TRADEMARK

In Compliance with 35 U.S.C. § 290 and/out U.S.C. § 1116 you are hereby advised that a court action has been and in the U.S. District Court Northern District of California on the following G Patents or G Trademark

filed in the U.S. Di	strict Court Northern Distri	on the following  Patents or  Trademarks:
DOCKET NO.	DATE FILED 7/12/2011	U.S. DISTRICT COURT Northern District of California
PLAINTIFF Innovative Automation l	LC	DEFENDANT Acutrack, Inc. CV 11 3412 HOLDER OF PATENT OR TRADEMARK
PATENT OR TRADEMARK NO.	DATE OF PATENT OR TRADEMARK	HOLDER OF PATENT OR TRADEMARK
1 7,174,362	2/6/2007	Innovative Automation LLC
2		
3		
4		
5		
In the above DATE INCLUDED  PATENT OR TRADEMARK NO.  1 2	INCLUDED BY	patent(s)/ trademark(s) have been included: endment G Answer G Cross Bill G Other Pleading HOLDER OF PATENT OR TRADEMARK
4		
5		
In the abov	re—entitled case, the following	decision has been rendered or judgement issued:
CLERK	(BY	) DEPUTY CLERK DATE

Copy 1—Upon initiation of action, mail this copy to Director Copy 3—Upon termination of action, mail this copy to Director

Copy 2—Upon filing document adding patent(s), mail this copy to Director Copy 4—Case file copy

FAXED FIRST SERVICES

	•		
•		TON SUN 12 POST 47	
		2011 11/2/1	
1	GUTRIDE SAFIER LLP ADAM J. GUTRIDE (State Bar No. 181446)	12 / D 12	
2	adam@gutridesafier.com SETH A. SAFIER (State Bar No. 197427)	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
3	seth@gutridesafier.com TODD KENNEDY (State Bar No. 250267)		
4	todd@gutridesafier.com 835 Douglass Street		
5	San Francisco, California 94114	•	
6	Telephone: (415) 789-6390		
	Facsimile: (415) 449-6469		
7	BOOKE & AJLOUNY LLP		
8	VICTORIA L.H. BOOKE (State Bar No. 142518)		
9	vbooke@gmail.com PETER AJLOUNY (State Bar No. 192322)		
10	peter@bookelaw.com 606 North First Street		
11	San Jose, California 95112		
12	Telephone: (408) 286-7000 Facsimile: (408) 286-7111		
	raesiiiiie. (408) 200-7111		
13	Attorneys for Plaintiff		
14		DISTRICT COURT LHK	
15	UNITED STATES DISTRICT COURT		
16	NORTHERN DISTR	ICT OF CALIFORNIA	
17	SAN FRANCI	scopivision HRL	
18			
19	INNOVATIVE AUTOMATION LLC,	Case No.	
20	Plaintiff,	COMPLAINT FOR PATENT INFRINGEMENT	
21	V.	DEMAND FOR JURY TRIAL	
22	ACUTRACK, INC.,	Date: July 12, 2011	
23	Defendant.	Date: July 12, 2011	
24		•	
25			
26			
27			
28			



Plaintiff Innovative Automation LLC states its complaint against Defendant Acutrack, Inc., and alleges as follows:

#### THE PARTIES

- 1. Plaintiff Innovative Automation LLC ("Plaintiff" or "Innovative Automation") is a limited liability company organized and existing under the laws of the State of California, with its principal place of business at 606 North First Street, San Jose, California 95112.
- 2. On information and belief, Defendant Acutrack, Inc. ("Acutrack") is a corporation organized and existing under the laws of the State of California, with its principal place of business at 350 Sonic Avenue, Livermore, California 94551.

#### JURISDICTION AND VENUE

- 3. Plaintiff realleges and incorporates by reference paragraphs the above paragraphs of this Complaint, inclusive, as though fully set forth herein.
- 4. This action is for patent infringement pursuant to the patent laws of the United States, 35 U.S.C. §§ 1 *et seq.* This Court has subject matter jurisdiction over the action pursuant to 28 U.S.C. §§ 1331 and 1338(a).
- 5. This Court has personal jurisdiction over Defendant because, on information and belief, Defendant does and has done substantial business in this judicial District, including (i) maintaining its principal place of business in this judicial District; (ii) committing acts of patent infringement and/or contributing to or inducing acts of patent infringement by others in this judicial District and elsewhere in California; and (iii) regularly doing business or soliciting business, engaging in other persistent courses of conduct, and/or deriving substantial revenue from products and/or services provided to persons in this District and in this State.
- 6. Venue is proper in this judicial District pursuant to 28 U.S.C. §§ 1391 and 1400(b) because Defendant resides in this judicial District, and because a substantial part of the events giving rise to the claims occurred in this judicial District.

#### **CLAIM FOR RELIEF**

### (Infringement of United States Patent No. 7,174,362)

- 7. Plaintiff realleges and incorporates by reference paragraphs the above paragraphs of this Complaint, inclusive, as though fully set forth herein.
- 8. Plaintiff is the owner of all right, title, and interest in United States Patent No. 7,174,362, entitled "Method and System for Supplying Products from Pre-Stored Digital Data in Response to Demands Transmitted via Computer Network," duly and legally issued by the United States Patent and Trademark Office on February 6, 2007 (the "'362 patent"). A true and correct copy of the '362 patent is attached hereto as Exhibit A.
- 9. The '362 patent generally describes and claims a computer-implemented method of digital data duplication. In the method of claim 1 of the '362 patent, a request is taken at one or more user interfaces and is transmitted through a network to a computer. The computer contains a module to create a task log based on incoming requests; a module for storing the necessary data; and a module to create a subset of the data, download that subset to an output device, and command the device to transfer the subset onto blank media. The request is assigned to an output device, and the duplication process is executed. Claims 2-8 of the '362 patent describe various other methods and a system of digital data duplication.
- 10. Defendant has infringed, and continues to infringe, literally and/or under the doctrine of equivalents, one or more claims of the '362 patent under 35 U.S.C. § 271 by using the claimed method(s) of duplicating digital data while performing Defendant's digital media duplication services such as its optical media duplication services.
- 11. As a result of Defendant's infringing activities, Plaintiff has suffered damages in an amount not yet ascertained. Plaintiff is entitled to recover damages adequate to compensate it for the Defendant's infringing activities in an amount to be determined at trial, but in no event less than reasonable royalties, together with interest and costs.

12. Plaintiff reserves the right to allege, after discovery, that Defendant's infringement is willful and deliberate, entitling it to increased damages under 35 U.S.C. § 284, and to attorneys' fees incurred in prosecuting this action under 35 U.S.C. § 285.

#### PRAYER FOR RELIEF

WHEREFORE, Plaintiff requests entry of judgment in its favor against Defendant as follows:

- a) For a declaration that Defendant has infringed, directly and/or indirectly, the '362 patent;
- b) For an award of damages adequate to compensate Plaintiff for Defendant's infringement of the '362 patent, but in no event less than a reasonable royalty, together with prejudgment and post-judgment interest and costs, in an amount according to proof;
- c) For an entry of a permanent injunction enjoining Defendant, and its respective officers, agents, employees, and those acting in privity, from further infringement, including contributory infringement and/or inducing infringement, of the '362 patent, or in the alternative, awarding a royalty for post-judgment infringement;
- d) For an award of attorneys' fees pursuant to 35 U.S.C. § 285 or as otherwise permitted by law; and
- e) For an award to Plaintiff of such other costs and further relief as the Court may deem just and proper.

## 1 **DEMAND FOR JURY TRIAL** Pursuant to Rule 38(b) of the Federal Rules of Civil Procedure, Plaintiff respectfully 2 requests a trial by jury. 3 4 Respectfully submitted, 5 **GUTRIDE SAFIER LLP** Dated: July 12, 2011 6 7 8 Adam J. Gutride, Esq. 9 Seth A. Safier, Esq. Todd Kennedy, Esq. 10 835 Douglass Street San Francisco, California 94114 11 Telephone: (415) 789-6390 Facsimile: (415) 449-6469 12 Victoria L.H. Booke 13 Peter Ajlouny BOOKE & AJLOUNY LLP 14 606 North First Street San Jose, California 95112 15 Telephone: (408) 286-7000 Facsimile: (408) 286-7111 16 Attorneys for Plaintiff Innovative 17 Automation LLC 18 19 20 21 22 23 24 25 26

27

28